## THE

# MYSORE CAZETTE

**Q**v. 8

Pullished by Arthority.

of 1883.

BANGALORE, SATURDAY, FEBRUARY 24, 1883.

\*\*Separate paging is given to this Part in order that it may be filed as a separate compilation.

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## PART I.

Notifications by the Devan to His Highness the Maha Raja of Mysore.

#### GENERAL.

#### NOTIFICATIONS.

#### The 6th February 1883.

Mo. 33.—The boundaries of the following Reserved Forests in the Tunkier District are notified under Section 9 of the Revised Forest Rules of 1878 now in force in the Province:—

#### Decarayadurga Forest.

East.—Beddavadabetta and the demorer for leadjacent to the villages of Bellibattaluhalli, Urdigere, Bundimudenahall and Yijehalli.

West.—The demarcation line running adjacent to the villages of Vadarahalli, Mutiasandra, Svandanahalli, Hosahalli and Chinga.

North.—Palanahallibetta and the demurcation line adjacent to the villages of Timmanaya-kanahalli, Durgadahalli and Naganahalli.

South.—The demarcation line adjacent to the villages of Gujanhalli, Kadaranahalli, Janapanahalli and Belagumba.

## Maddagiri Forest.

East.—The demarcation line adjacent to the villages of Anvakatte, Kambankatte, Maribellu and Channarayadurga.

West.—The demarcation line adjacent to the villages of Sulkere, Karungal and Bommatim-manaballi.

North.—The demarcation line running adjacent to the villages of Taigonahalli, Hosahalli and Timlapur.

South.—The demarcation line adjacent to the villages of Mullakavu, Kuntanahalli, Anapalu, Maripalya, Nagalal and Maranayakanahalli.



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## The 6th February 1883.

No. 38.— The following statement showing the absorption of certain small villages of the late Kadaba Taluk, Tumkûr District, in their adjoining large villages, is published for general information:—

Magani.	Number.	Name of Village proposed to retain.	Numb	Name of Village proposed to be absorbed in Village entered in Column 3.		
1	2	3	4	ō	6	
Dabbegatta.	1 2 3 4 5 6 7 8 9 10 11	Halladhoshaili Guralmatta  Bijjenhalli Balganchi Timlapura  Govindgatta Mavinhalli Aladhalli Kanatur Biganenahalli Abalkatte	1 1 2 1 1 1 1 1 1 1	Lakshmidevarhalli Mallenhalli Aladhalli Pura Ankanaballi Siravanhalli Hoshalli Hanchipura Gopalpura Sirigiripura Burdehoshalli Kodihalli	Recently transferred to the Tiptúr Taluk.  Recently transferred to the Channaraya patna Taluk.  Recently transferred to the Tiptúr Taluk.	
Turuvekere.	12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	11 Abalkatte  12 Mallagattadamanikere 13 Puradkere 14 Arlikere 15 Sanglapura 16 Nirgunda 17 Manchenhalli 18 Anekere 19 Chaudenhalli 20 Ganganhalli 21 Toremaymballi 22 Shettihalli 23 Ganganhalli 24 Didisyasli 25 Talkeri		Mallagattadkerekaval Puradkerekaval * Vishvanathpura Bammenhalli Nirgund Amanikere Vitlapura Nayikanagatta Easvanhalli Basvanhalli Basvanhalli Buvanhalli Gottikere Madapatna Ballekatte Doddenhalli Bagait Bididevasthan Hiridonkenahalli Pittamadihalli Virapura	*Only about 197 acr of arable land out this kaval to be adde to Puradakere (N 13) in column 3. Recently transferr to the Tiptúr Taluk	
Mayisandra.	27 28 29 30 31 32 33	Mayisandra  Dodbirankere Dumanhalli Jediya Ramsagara Dasihalli Rajapura	1 2 1 1 1 1 1 1 2	Mayisandra Amanikere Janardanpura Danayikanpura Arkanakatte Timlapura Ramasagarad Amanikere Nimbehalli Shyavantanhalli Súranhalli		

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Magani.	Number.	Name of Village proposed to retain.	Number.	Name of Village proposed to be absorbed in Village entered in Column 3.	Remarks.	
1		3	Z <sub>1</sub>   4	5	6	
- T	2	3	4			
Mayisandra.	34 35 36 37 38 39 40 41 42 43 44 45	Valgerahalli Karadigere Dodshettikere Nagalapura  Mudegere Chikpura Benkikere Manechendur Soravanhalli Bammenhalli Muglur Vadavanagatta		Mudimaranhalli Haralhalli Timlapura Nagalapurad Amanikere Kurabarhoshalli Kodipura Nandikalkere Bidiganhalli Hossur Siddapura 'Tubinakatte Tumbepura Kappuru Karikatti	Recently transferred to the Tiptúr Taluk.	
	46	Dodmargondanhalli	3 1	Vadvangattad Amanikere Kattrigatta		
	47 48	Rampura Malekalhalli	1 1 2	Rampurad Amanikere Gangapatna Mallenhalli	Remain in the Gubbi Taluk.	
Kadaba.	49 50 51 52 53 54 55 56 57	Belvatta Aremaranhalli Peddenahalli Mattigatta Marshettihalli Budenahalli Poramsandra Rampura Bennur	1 1 1 1 1 1 1	Belvattad Amanikere Arcmarnhallikere Madapatna Timlapura Golhalli Mudder a'halli Timlapura Sunkpura Bennur Amanikere		
_	58	Kallar	1 2 3 4 5	Airdevanhalli Kallur Amanikere Kallurkerehindin Amrut- mahal Kaval Vasudevankere Kaval Anekaval		
Kallur.	59	Bobbehalli	$\frac{3}{1}$	Chikkallur		
	60 -	Bilimandi	$\frac{2}{1}$	Nagenhalli   Kemplapura (Chitanhalli   Magani)		
	61 62	Varhasandra Kodihalli	2 1 1	Kamlapura Godegallu Halashumenahalli (Chitan- halli Magani)		
	63 64 65 66 67 68 69	Beluru Kalhalli Kunnala Yelachihalli Vaddarhalli Mallapanhalli Raghavadevanhalli	1 1 1 1 1 1 2	Somalapur (Kallur Magani) Chettanhalli Kadekunnala Bandhalli Nandipura Pemmanhalli Dyamsandra Talavaranhalli		



Name of Village proposed to retain.		Number.	Name of Village proposed to be absorbed in Village entered in Column 3.	Remarks.	
1	2	3	1 4	5	6
	70	Giriyenahalli	1	Yeladbagi	Remain in the
	71	Mastigondanhalli	1	Mallenahalli	Gubbi Taluk.
	72	Halesampige	1	Hamlapura	i
i	73	Angrekkanhalli	1	Basvapura	
	74	Hoshalli	1	Martammanhalli	9
Kallur.	i		3	Kedibommanhal <sup>1</sup> i Rajennayikankere	
Ka	75	Chimmanhalli	1	Dasarkurbarhalli	i
×	10	omminama <u>m</u>	2	Vaderbhandihalli	
i			3	Basyasagara	1
	76	Hossur	1	Bhandiballi	
			2	Koppadkaval	i
	77	Virsagara	1	Virsagarad Amanikere	
99	78	Keuchenahalli	1	Singsandra	1
	79	Harkere	1 1	Kodihalli	
	80	Chennenahalli	1	Madiballi	1
	81	Hurligere	1	Chimmanhall.	
	82	Paduvagudi	1	Siyanenahalli	+
	83	Chengavi	1	Chengavi Amanikere	
	S4	Ruksagara	1	<b>M</b> allappanhalli	
	0-	A 2 71.	2	Agrahara	
	85	Averhalli	1 1	Rajenaballi Hoshalli	İ
	86	Ankalkoppa	$\frac{2}{1}$	Virannanagudi	
	87	Hullekere	1	Chennenahalli	1
ili	88	Ungra	1	Gaddehalli	
Chitnahalli	į		1 2	Yedavanhalli	
ita	89	Idgur	, 1	Ramanpalya	
ರ	0.0	70	2	Thomanhalli	
	90	Borappanhalli	! ]	Buchahalli	1
			. 2	Idgur Amanikere	î.
	1			Detached portion of Chitan halli Valgerekaval	-
	91	Mattikere	i 1	Sugganhalli	
	92	Sigehalli	, 1	Clattanhalli	
	1	3	2	Mughicoppa	
	93	Settiganhalli	$\begin{pmatrix} 2 \\ 1 \end{pmatrix}$	Tar vanhalli	
	1		2	Dvarnhalli	Ē
	94	Chitnahalli Amanikere	1	Chimahalli Guddekaval	I.
6663	95	Hebbur	1	Dasanitatte Amanikere	Recently transferred
	96	Kambalpura	1	Bajapura	to the Tumkur Ta-
	97	Lingapura		Kachenahalli	luk.
Hebbur.	. 60	F:1	2	Lingapurad Amanikere	
ebl	98	Bannikuppe	1	Santpura	
H	100	Karnakuppe Naranakere	1 1	Dasarhalli Chenvalli	1
	101	Honnenahalli	1	Pemmanpalya	
	102	Bidankere	1	Hanchipura	
	103	Kudayankunte	ĺí	Chikgollahalli	Į

Magani.	Number.	Name of Village proposed to retain.	Name of Village proposed to be absorbed in Village entered in Column 3.	Remarks.	
_1	2	3	4	5	6
ı.	104	Palya	1	Kondapura	Gubbi Taluk.
Hebbur.	105	Kembalal	1	Surenahallı	Recently transferred to the Tumkúr Taluk.
	106	Gubbi Amanikere Malsandra Amanikere	1	Gubbi Amanikerehinde Kadabada Valgerikaval Tigalarpalya	Gubbi Teluk. Recently transferred to the Tumbur Taluk.
Gubbi.	108 109 110 111 112	Chikkanhalli Hoshalli Katigenahalli Muddanhalli Adguru Halegubbi	1 1 1 1 1 2 1	Urkeripalya Kakkenahalli Attigonhalli Obli Chensagara Adgur Amanikere Kodihalli	Gub' i Taluk

### The 16th February 1883.

No. 43.—It is hereby notified that the undermentioned timber, the produce of the Kadur District, will be sold by public auction by the Deputy Commissioner in charge, or other Officer when he may depute for the purpose, on the date and at the place specified below:—

Name of place of sale.	Date of sale.	Teakwood.	Reserved.	Unreserved.	TotaL	Re	amcults.	
Chikmagalur Depôt	10th March 1883.	51	*131	†16	<b>‡19</b> 8	*Honne Nandi Matti †Hunala Yetyaga Nerle Kadavala †More or less.		21 3 107 1 12 2

Terms of Sale.—Those notified in the Mysore Gazette No. 20 of 12th June 1873 and will be read out at the time of sale.

## The 19th February 1883.

No. 51—P. Sitaramaiya, Deputy Amildar of Maddúr, acted as Amildar and 3rd Class Magistrate of the Yedatore Taluk during the absence of Krishnamurti Rao on leave from 27th November to 14th December 1882, both days inclusive.

No. 52.—Mr. T. R. A. Thumboo Chetty, District and Sessions Judge, Bangalore, is granted two months' privilege leave from such date as he may avail himself of the same.

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- Mr. V. N. Narasimmaiengar will, in addition to his duties as District and Sessions Judge, Mysore, act as District and Sessions Judge, Bangalore, during the absence of Mr. T. R. A. Thumboo Chetty on leave, or until further orders.
- No. 53.—The following promotions of Subordinate Judges and Revenue Assistant Commissioners are ordered:—
- 1. Mr. V. P. Madhava Rao, P. A., Subordinate Judge of the 3rd Grade, to be Subordinate Judge of the 2nd Grade with effect from 1st January 1883, vice Mr. Jennings, retired.
- 2. Mr. C. Cress, Subordinate Judge of the 4th Grade, to be Subordinate Judge of the 3rd Grade with effect from 1st January 1883, vice Mr. V. P. Madhava Rao, promoted.
- 3. Mr. P. Panchanatha Rao, Revenue Assistant Commissioner of the 4th Grade, to be Revenue Assistant Commissioner of the 3rd Grade.
- 4. Mr. S. H. Vardon, Assistant Commissioner, Bangalore District, will do duty in the Dewan's Office, Police Department, until further orders.

## The 21st February 1883.

No.54.—His Highness the Maha Raja is pleased to appoint Mr. T. Narahari Rao, M. L., to officiate as District and Sessions Judge of the Mysore District until relieved by Mr. V. N. Narasimmaiengar, or until further orders.

## The 22nd February 1883.

No. 34.—Mr. L. Ricketts, Deputy Commissioner, Bangalore District, is granted furlough to Europe for one year from the 2nd March 1883.

## REVIDED GANJA CONTRACT.

#### The 23rd February 1883.

No. 5.—In supersession of Notifications Nos. 21 and 35, dated 19th January and 2nd February last, the subjoined Revised Notification regarding the sale of the Gánjá contract of the Bangalore District including the Town and, with the permission of the Resident in Mysore, also the Civil and Military Station of Bangalore on the minimum guarantee system, is published for general information.

Tenders are hereby invited for the exclusive privilege of the wholesale vend of ganja and any preparation thereof, in the District of Bangalore including the Town and, with the permussion of the Resident in Mysore, also the Civil and Military Station of Dangalore, for three years, viz., from 12t April 1883 to 31st March 1886, subject to the conditions hereinafter set forth.

- 2. Each tender must specify the minimum revenue which the tenderer will guarantee yearly to Government and must be accompanied by a deposit of Rs. 50 in cash, and enclosed in a cover superscribed with the words. Tender for the exclusive privilege of selling ganja and any preparation thereof in the Bangalore District including the Civil and Military Station of Bangalove."
- 3. The tenders must be delivered at the Orice of the Deputy Commissioner, Rangalers District, on or before noon of the 20th March 1883 when they will be opened by the Deputy Commissioner in the presence of the applicants. The applicant whose tender may be selected by the Deputy Commissioner for recommendation to Government will be required to deposit at once in cash or in Government securities, a further sum equal to one-twelfth (or one month's instalment) of the amount guaranteed annually to Government; failing which, the deposit made with the tender will be forfeited.
- 4. When the decision of the Government is announced, the deposits made by the applicants whose tenders have been rejected will be thereupon returned to them on their application. The Government reserves to itself the power of rejecting the highest or any tender without assigning any reason.

- 5. The party whose tender may be accepted shall, within 8 days after the Government decision has been communicated to him, dopesit with the Deputy Commissioner, a sum in cash or Government securities duly endorsed, which, with the sums previously deposited under para 3, shall be equal to one-fourth of the yearly revenue guaranteed; and shall execute an agreement in the usual form on proper stamp, binding himself to conform to the conditions hereinafter set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the lease otherwise disposed of.
- 6. Should the sales of ganja and its proparations in any year by the contractor to the licensed vendors exceed the guaranteed amount, 25 per cent of such excess shall be duly paid over to Government with the last instalment payable for each year. Each year's account shall be closed separately and the excess of one year cannot be claimed as a set off against the deficit of any other year. Should the excess sales of the 2nd and 3rd years be more than the realizations of the 1st year, Government reserves to itself the right of claiming a proportionate enhanced percentage on such excess sales.

#### Conditions.

- I. The contract shall not be transferable, except with the approval of the Deputy Commissioner.
- II. For the purposes of this contract, Government may decline to recegnize any representative agent or partner appointed or taken by the contractor during the period of the contract, unless such representative agent or partner shall have been first approved of by the Deputy Commissioner of the District for the time being.
- III. The minimum annual revenue guaranteed shall be paid by the contractor into the District Treasury at Pangalore by equal monthly instalments, together with local cess thereon, at the rate of one anna per rupee on or before the 20th day of each month. With the last instalment due for each year shall be paid the 25 per cent on the excess sales over the guaranteed amount or such enhanced proportionate percentage in the 2nd and 3rd years as the excess sales may justify the levy of. In case of default in the payment of any of the instalments, as aforesaid, it shall be lawful for the Deputy Commissioner of the District for the time being, to declare the deposit forfeited, to order the farm to be taken under Government management at the contractor's risk, or to declare the lease forfeited, and to result it at the contractor's risk and loss, and further to recover all arrears with interest at 6 per cent per annum by the attachment and sale of his property, personal and real.
- IV. The number of shops for the sale of gánjá and its preparations and the places at which they are to be kept shall be determined by the Deputy Commissioner, and the contractor shall energy to sell gá fá and its preparations only at the places so fixed. The Deputy Commissioner shall be it like by to in the any alterations in the number and localities of the shops that he may have time to the consider necessary, or to close any shop without any claims from indeed in the part of the contractor in the manner and under the conditions set firth in Para IX of this Netification.
- V. The social section of taken of retail vendors, the nomination of new vendors, and the concellation of fixeness shall not with the Deputy Commissioner under the roles in force. The Deputy Commissioner under the roles in force. The Deputy Commissioner under the roles in force. The Deputy Commissioner under the role of the Deputy Commissioner under the role of the Section of the prescribed forces direct to the rotal wealth as in the constant of the great first and the constant wealth as in the constant of the section of the s
- II. The contrader that all placed its preparations only to such likewatever are, and shall not into fere with the rated vendors in any way.
- VII. The gánjá sold shall be of good quality, and not be adulterated; and the contractor shall always keep on hand at least one month's supply of gánjá.

- VIII. The price at which gánjá shall be sold by the contractor to the retail vendor shall be fixed at 8 annas per seer of 24 tolas, and the retail dealer shall sell to the public at 11 annas per seer. Majoom shall be sold by the contractor at 3 annas per seer and by the retail vendor at 5 annas per seer. The sales of gánjá and its preparations shall be covered by a pass in the prescribed form signed by the contractor or his authorized agent. More than 4 tolas' weight of gánjá shall not be sold to the same person on the same day by the retail dealer except for medical purposes on passes issued by a Magistrate.
- IX. The Deputy Commissioner shall have power to close any particular shop or shops on the requisition of the Military authorities or Magistracy temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Deputy Commissioner, the number so reduced might, if the public requirements demand it, be re-established in other suitable localities. It shall however be at the discretion of that officer to decline the re-opening of such shops if the number extant exceed the complement licensed in the year 1882—83, and the contractor shall have power only to claim the number so fixed being opened elsewhere and no more. On the other hand, should the exigencies of the State require the closing of shops to any number other hand, should the exigencies of the State require the closing of shops to any number below the complement so fixed, the contractor shall, with the sanction of the Government, be granted proportionate compensation for the number so closed on the guaranteed amount paid for the number of shops so licensed in the year under advertence, if it be proved that the contractor has sustained loss by such reduction in the number of shops but not otherwise.
- X. Whenever required, the centractor shall render a true and correct account of the sales at his Wholesale Depôt to the Deputy Commissioner and allow the officers of the Excise Department free access always and at all times to all the accounts kept by the contractor which shall all be true and accurate and in such forms as the Deputy Commissioner may approve of from time to time.
- XI. Disorderly conduct and irregular transactions at the Wholesale Depôt shall not be permitted by the contractor's agent, or employés. They shall be provided with correct scales and weights, the latter duly stamped by Government, and further all such employés shall 15 days after the agreement is signed by the contractor enter into engagements with the contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government and the laws and rules in force, and such engagements shall be deposited in the Deputy Commissioner's Office by the 20th of the said month without fail.
- XII. For any infringement of the above conditions, the contractor shall held hinself liable to a fine not exceeding Rs. 100 to be levied at the discretion of the Deputy Commissioner, and to a forfeiture of his contract with the approval of Government if deemed necessary by him, or to such further penalties as the laws in force prescribed for breaches thereof or of the rules framed by Government. Further particulars can be had on application at the Deputy Commissioner's Office.
- XIII. The contractor shall be required to conform to any additional rules which may be prescribed from time to time by the Government.
- XIV. The quantity of ganja sold in the Bangalore Town and Taluks during the year 1881—82 approximately amounted to 2,885 and 1,718 seems respectively, and the quontity sold in the Civil and Military Station, Bangalore, to 6,005 seems.

By Order,

R. VIJAYINDBA RAO, Secretary.